# **EXHIBIT B**

## United States District Court

for the

	Central District	of Cal	ifornia		
To: An	David Hough et al.  Plaintiff  V.  Ryan Carroll et al.  Defendant  SUBPOENA TO PRODUCE DOCUME OR TO PERMIT INSPECTION OF	) ) ) CNTS, ]		N, OR OBJECTS	
	(Name of person to wh	.1.	1 . 1.	7)	
material:	documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place:	350 W 1st Street, Suite 4311		Date and Time:		
	Los Angeles, CA 90012-4565		(	06/17/2024 6:43 pm	
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:					
Rule 45(d	the following provisions of Fed. R. Civ. P. 45 are at all), relating to your protection as a person subject to this subpoena and the potential consequences of no 2/2024	a subpo	oena; and Rule 4		
	CLERK OF COURT				
			OR		
		,	_	/s/Nico Banks	
	Signature of Clerk or Deputy Cler	K		Attorney's signature	
The name	e, address, e-mail address, and telephone number of	the atte	orney representii	ng (name of party) Plaintiffs	

# Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A. Notice to the person who issues or requests this subpoena

, who issues or requests this subpoena, are:

### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction-which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Central Distric	et of California			
OR TO PERMIT INSPECTION O	) ) Civil Action No. 2:24-cv-02886 ) ) ENTS, INFORMATION, OR OBJECTS F PREMISES IN A CIVIL ACTION			
To: Bank of America Corporation				
(Name of person to w	hom this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 350 W 1st Street, Suite 4311	Date and Time:			
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm			
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:				
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024				
CLERK OF COURT				
	OR			
	/s/Nico Banks			
Signature of Clerk or Deputy Cl	erk Attorney's signature			
The name, address, e-mail address, and telephone number of	f the attorney representing (name of party) Plaintiffs			

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

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- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer; or
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- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
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#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Central Distr	ict of California			
	) ) Civil Action No. 2:24-cv-02886 ) ) IENTS, INFORMATION, OR OBJECTS OF PREMISES IN A CIVIL ACTION			
(Name of person to	whom this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 401 Warren St	Date and Time:			
Redwood City, CA 94063	06/17/2024 6:43 pm			
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:				
Rule 45(d), relating to your protection as a person subject respond to this subpoena and the potential consequences of Date: 5/29/2024	attached – Rule 45(c), relating to the place of compliance; to a subpoena; and Rule 45(e) and (g), relating to your duty to not doing so.			
CLERK OF COURT	O.D.			
	OR /s/Nico Banks			
Signature of Clerk or Deputy C				
The name, address, e-mail address, and telephone number	of the attorney representing (name of party) Plaintiffs			

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

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## United States District Court

for the

	Central District of C	California		
Ryan o	Hough et al.  Plaintiff V.  Carroll et al.  Defendant  POENA TO PRODUCE DOCUMENT OF TO PERMIT INSPECTION OF PR  Divide Corporation		OR OBJECTS	
	(Name of person to whom ti	nis subpoena is directed)		
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Place: 350 W 1st Stre	et Suite 4311	Date and Time:		
Los Angeles, C		06/	17/2024 6:43 pm	
other property possessed	emises: YOU ARE COMMANDED to l or controlled by you at the time, date, a nrvey, photograph, test, or sample the pro-	nd location set forth b	elow, so that the requesting party	
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Date.3/23/2027	_			
	CLERK OF COURT	OR	/s/Nico Banks	
	Signature of Clerk or Deputy Clerk		Attorney's signature	
The name, address, e-ma	nil address, and telephone number of the	attorney representing	(name of party) Plaintiffs	

### Notice to the person who issues or requests this subpoena

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## United States District Court

for the

Central Distr	rict of California			
	) ) ) Civil Action No. 2:24-cv-02886 ) ) ) MENTS, INFORMATION, OR OBJECTS OF PREMISES IN A CIVIL ACTION			
To: Choice Financial Holdings, Inc.	whom this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 21 6th Street NE	Date and Time:			
Unit 318 Washington, DC 20002	06/17/2024 6:43 pm			
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:				
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024				
CLERK OF COURT	OR			
	/s/Nico Banks			
Signature of Clerk or Deputy (	Clerk Attorney's signature			
The name, address, e-mail address, and telephone number	of the attorney representing (name of party) Plaintiffs			

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

David Hough et al.    Plaintiff				
♠ Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following.				
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documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 350 W 1st Street, Suite 4311 Date and Time:				
Los Angeles, CA 90012-4565 06/17/2024 6:43 pm				
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting part may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:				
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024				
Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024				
Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty respond to this subpoena and the potential consequences of not doing so.				

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
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#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
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- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

### United States District Court

for the

Central District of	California			
David Hough et al.				
	this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 548 Market St,	Date and Time:			
San Francisco, CA 94104	06/17/2024 6:43 pm			
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.				
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CLERK OF COURT	OR			
	/s/Nico Banks			
Signature of Clerk or Deputy Clerk	Attorney's signature			
The name, address, e-mail address, and telephone number of the	e attorney representing (name of party) Plaintiffs			

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

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## United States District Court

for the

	Central District of	of California		
Ryan	Hough et al.  Plaintiff  V.  Carroll et al.  Defendant  POENA TO PRODUCE DOCUMEN OR TO PERMIT INSPECTION OF H		ON, OR OBJECTS	
	(Name of person to who	n this subpoena is directed	d)	
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Place: 21 6th Stre	et NE	Date and Time:		
Unit 318 Washingto	n, DC 20002		06/17/2024 6:43 pm	
other property possesse	Premises: YOU ARE COMMANDED and or controlled by you at the time, date survey, photograph, test, or sample the	, and location set fort	h below, so that the requesting party	
Place:		Date and Time:		
Rule 45(d), relating to	provisions of Fed. R. Civ. P. 45 are atta your protection as a person subject to a na and the potential consequences of not	subpoena; and Rule		
	CLERK OF COURT			
		OR		
	Signature of Clerk or Deputy Clerk		/s/Nico Banks	
	Signature of Clerk or Deputy Clerk		Attorney's signature	
The name, address, e-n	nail address, and telephone number of the	ne attorney representi	ng (name of party) Plaintiffs	

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

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## United States District Court

for the

	Central District of Ca	alifornia	
	O DOCUMENTS T INSPECTION OF PRE		N, OR OBJECTS
	(Name of person to whom this	s subpoena is directed	0
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Place: 21 6th Street NE		Date and Time:	
Washington, DC 20002		June 28, 2024	at 11:59 pm
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:			
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024			
CLERK OF	COURT		
		OR	
	661 1 2 5		/s/Nico Banks
Signatu	re of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-mail address, and	telephone number of the at	ttorney representin	ng (name of party) Plaintiffs

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Central District	of California			
David Hough et al.    Plaintiff				
(Name of person to wh	om this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 350 W 1st Street, Suite 4311	Date and Time:			
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm			
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:				
The following provisions of Fed. R. Civ. P. 45 are at Rule 45(d), relating to your protection as a person subject to respond to this subpoena and the potential consequences of no Date: 5/29/2024				
CLERK OF COURT				
	OR			
Signature of Clerk or Deputy Cler	/s/Nico Banks  Attorney's signature			
Signalare of Clork of Deputy Clerk	- Individual and a second a second and a second a second and a second			
The name, address, e-mail address, and telephone number of	the attorney representing (name of party) Plaintiffs			

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
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#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
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- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
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#### (2) Claiming Privilege or Protection.

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  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Centra	l District of California			
	))			
(Name of ne	erson to whom this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 350 W 1st Street, Suite 4311	Date and Time:			
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm			
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CLERK OF COURT				
	OR			
- COLL T	/s/Nico Banks			
Signature of Clerk or L	Deputy Clerk Attorney's signature			
The name, address, e-mail address, and telephone no	umber of the attorney representing (name of party) Plaintiffs			

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

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## United States District Court

for the

Central Di	strict of California			
	) ) Civil Action No. 2:24-cv-02886 ) ) UMENTS, INFORMATION, OR OBJECTS N OF PREMISES IN A CIVIL ACTION			
(Name of person	to whom this subpoena is directed)			
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.				
Place: 350 W 1st Street, Suite 4311	Date and Time:			
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm			
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:				
	are attached – Rule 45(c), relating to the place of compliance; ct to a subpoena; and Rule 45(e) and (g), relating to your duty to of not doing so.			
CLERK OF COURT				
	OR			
Signature of Clerk or Deput	/s/Nico Banks  y Clerk  Attorney's signature			
Signature of Cierk of Deput	y Gert Auorney s signature			
The name, address, e-mail address, and telephone number	er of the attorney representing (name of party) Plaintiffs			

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## United States District Court

for the

Central District of California			
David Hough et al.  Plaintiff  V.  Ryan Carroll et al.  Defendant	) Civil Action No. 2:24-cv-02886 ) )		
SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION			
To: HubSpot, Inc.			
(Name of person to wh	nom this subpoena is directed)		
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.			
Place: 350 W 1st Street, Suite 4311	Date and Time:		
Los Angeles, CA 90012-4565	June 28, 2024 at 11:59 pm		
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.			
Place:	Date and Time:		
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024			
CLEDY OF COURT			
CLERK OF COURT	OR		
	/s/Nico Banks		
Signature of Clerk or Deputy Cler	rk Attorney's signature		
The name, address, e-mail address, and telephone number of	the attorney representing (name of party) Plaintiffs		

#### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
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- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Central District of California		
	))	
QI	erson to whom this subpoena is directed)	
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.		
Place: 350 W 1st Street, Suite 4311	Date and Time:	
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm	
☐ Inspection of Premises: YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.  Place:  Date and Time:		
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.  Date: 5/29/2024		
CLERK OF COURT		
	OR	
	/s/Nico Banks	
Signature of Clerk or D	Deputy Clerk Attorney's signature	
The name, address, e-mail address, and telephone nu	imber of the attorney representing (name of party) Plaintiffs	

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Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

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(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

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- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
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#### (3) Quashing or Modifying a Subpoena.

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- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
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  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Central District of California			
Ryan C De	Hough et al.    laintiff	NTS, INFORMAT	·
	(Name of person to who	m this subpoena is dire	ected)
documents, electronically material: All documents re part, any individu	stored information, or objects, and t	o permit inspection nts held for the be "Documents" inc	
Place: 21 6th Street NE		Date and Tin	ne:
Unit 317			06/17/2024 6:43 pm
Washington, DC	20002		
other property possessed	or controlled by you at the time, date rvey, photograph, test, or sample the	, and location set	forth below, so that the requesting party
Place:		Date and Tin	ne:
The following provisions of Fed. R. Civ. P. 45 are attached – Rule 45(c), relating to the place of compliance; Rule 45(d), relating to your protection as a person subject to a subpoena; and Rule 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.			
Date: 5/29/2024	-		
	CLERK OF COURT		
		OR	
			/s/Nico Banks
	Signature of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-mai	il address, and telephone number of t	he attorney represe	enting (name of party) Plaintiffs

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

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## United States District Court

for the

Central District of California		
David Hough et al.		
(Name of person to whom thi	s subpoena is directed)	
Production: YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material: All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.		
Place:	Date and Time:	
53 Riverside Ave, Medford, MA 02155	06/17/2024 6:43 pm	
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The following provisions of Fed. R. Civ. P. 45 are attache Rule 45(d), relating to your protection as a person subject to a sub respond to this subpoena and the potential consequences of not do Date: 5/29/2024  CLERK OF COURT	poena; and Rule 45(e) and (g), relating to your duty to ing so.	
	OR	
Signature of Clerk or Deputy Clerk	/s/Nico Banks  Attorney's signature	
The name, address, e-mail address, and telephone number of the a	ttorney representing (name of party) Plaintiffs	

# Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A. Notice to the person who issues or requests this subpoena

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## United States District Court

for the

Central District of California

David Hough et al Plaintiff V. Ryan Carroll et al.		
Defendant SUBPOENA TO	)	Civil Action No. 2:24-cv-02886  S, INFORMATION, OR OBJECTS
		EMISES IN A CIVIL ACTION
To: Priority Union Trust		
	(Name of person to whom th	his subpoena is directed)
documents, electronically stored informaterial: All documents reflecting action part, any individuals or entities statements, wire transfer references.	ormation, or objects, and to potion upon assets or accounts ties listed in Attachment A. "E	the time, date, and place set forth below the following permit inspection, copying, testing, or sampling of the sheld for the benefit of or controlled by, in whole or in Documents" includes without limitation: account nce, and account opening documents.
Place: 21 6th Street NE		Date and Time:
Unit 318 Washington, DC 20002		06/17/2024 6:43 pm
other property possessed or controll	ed by you at the time, date, ar	permit entry onto the designated premises, land, or nd location set forth below, so that the requesting party operty or any designated object or operation on it.  Date and Time:
Place:		
The following provisions of	on as a person subject to a sul	ned – Rule 45(c), relating to the place of compliance; abpoena; and Rule 45(e) and (g), relating to your duty to
The following provisions of Rule 45(d), relating to your protection respond to this subpoena and the pot Date: 5/29/2024	on as a person subject to a sul	ned – Rule 45(c), relating to the place of compliance; abpoena; and Rule 45(e) and (g), relating to your duty to oing so.
The following provisions of Rule 45(d), relating to your protection respond to this subpoena and the pot Date: 5/29/2024	on as a person subject to a sub tential consequences of not do	ned – Rule 45(c), relating to the place of compliance; abpoena; and Rule 45(e) and (g), relating to your duty to

### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
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- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
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- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

## United States District Court

for the

Central District of California

	Central District of	Camonna	
Ryan o	Hough et al.  Plaintiff  V.  Carroll et al.  Defendant  POENA TO PRODUCE DOCUMENT R TO PERMIT INSPECTION OF PE	•	ON, OR OBJECTS
To: Prosperity Bancsh	nares		
	(Name of person to whom	this subpoena is directed	d)
documents, electronicall material: All documents i part, any individ	DU ARE COMMANDED to produce at by stored information, or objects, and to reflecting action upon assets or account duals or entities listed in Attachment A. " re transfer records, checks, corresponde	permit inspection, on s held for the benef Documents" include	copying, testing, or sampling of the it of or controlled by, in whole or in es without limitation: account
Place: 2402 N Main S	St	Date and Time:	
Houston, TX 7			06/17/2024 6:43 pm
other property possessed	remises: YOU ARE COMMANDED to d or controlled by you at the time, date, a curvey, photograph, test, or sample the pr	and location set fort	h below, so that the requesting party
Rule 45(d), relating to yo respond to this subpoena	rovisions of Fed. R. Civ. P. 45 are attack our protection as a person subject to a su and the potential consequences of not of	ıbpoena; and Rule	
Date: 5/29/2024	_		
	CLERK OF COURT	OR	
		OK	/s/Nico Banks
	Signature of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-ma	Signature of Clerk or Deputy Clerk ail address, and telephone number of the	attorney representi	Attorney's signature

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# United States District Court

for the

Central District of California

David Hough et al.  Plaintiff  V.  Ryan Carroll et al.  Defendant	) Civil Action No. 2:24-cv-02886 ) )
	MENTS, INFORMATION, OR OBJECTS OF PREMISES IN A CIVIL ACTION
To: Intuit Inc.	
(Name of person to	o whom this subpoena is directed)
material: All documents reflecting action upon assets or a	and to permit inspection, copying, testing, or sampling of the counts held for the benefit of or controlled by, in whole or in ent A. "Documents" includes without limitation: account spondence, and account opening documents.
Place: 350 W 1st Street, Suite 4311	Date and Time:
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm
	DED to permit entry onto the designated premises, land, or date, and location set forth below, so that the requesting party the property or any designated object or operation on it.  Date and Time:
	e attached – Rule 45(c), relating to the place of compliance; to a subpoena; and Rule 45(e) and (g), relating to your duty to of not doing so.
CLERK OF COURT	
	OR
C:	/s/Nico Banks
Signature of Clerk or Deputy	Clerk Attorney's signature
The name, address, e-mail address, and telephone number	r of the attorney representing (name of party) Plaintiffs

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# United States District Court

for the

	Central Distric	t of C	alifornia	
Pl Ryan C	ough et al.  aintiff  V.  arroll et al.  Gendant	) ) ) )	Civil Action No.	2:24-cv-02886
	DENA TO PRODUCE DOCUMI TO PERMIT INSPECTION OF			
documents, electronically material: All documents repart, any individu	(Name of person to we are a common of the co	e at the personal to personal to personal to personal to personal to the perso	ermit inspection, co held for the benefi ocuments" include	place set forth below the following opying, testing, or sampling of the t of or controlled by, in whole or in se without limitation: account
Place: 204 Whitson Ave Swannanoa, NC 2		<b>D</b> to 1		06/17/2024 6:43 pm
other property possessed		ate, an	d location set forth	below, so that the requesting party
Place:			Date and Time:	
Rule 45(d), relating to you	ovisions of Fed. R. Civ. P. 45 are a air protection as a person subject to and the potential consequences of i	a sub	poena; and Rule 4	lating to the place of compliance; 5(e) and (g), relating to your duty to
Date: 5/29/2024				
	CLERK OF COURT		OR	/s/Nico Banks
	Signature of Clerk or Deputy Cle	rk		Attorney's signature
The name, address, e-mai	l address, and telephone number of	f the a	ttorney representii	ng (name of party) Plaintiffs

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# United States District Court

for the

	Central District of C	California	
	O DOCUMENTS T INSPECTION OF PRI	,	N, OR OBJECTS
	(Name of person to whom th	is subpoena is directed	7)
documents, electronically stored inform material: All documents reflecting action part, any individuals or entities statements, wire transfer reco	nation, or objects, and to pen n upon assets or accounts s listed in Attachment A. "C	ermit inspection, con held for the benefi ocuments" include	t of or controlled by, in whole or in es without limitation: account
Place: 350 W 1st Street, Suite 4311		Date and Time:	
Los Angeles, CA 90012-4565		June 28, 2024	at 11:59 pm
☐ Inspection of Premises: YOU and other property possessed or controlled may inspect, measure, survey, photographics.	by you at the time, date, ar	nd location set fortl	h below, so that the requesting party
Place:		Date and Time:	
The following provisions of Fe Rule 45(d), relating to your protection respond to this subpoena and the potent Date: 5/29/2024	as a person subject to a sul	ppoena; and Rule 4	lating to the place of compliance; (5(e) and (g), relating to your duty to
	COLIDE		
CLERK OF	COUKI	OR	
			/s/Nico Banks
Signatu	re of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-mail address, and	l telephone number of the a	attornev representin	12 (name of party) Plaintiffs

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(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
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- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

# United States District Court

for the

Central District of	of California
David Hough et al.	
(Name of person to who	m this subpoena is directed)
Production: YOU ARE COMMANDED to produce documents, electronically stored information, or objects, and t material: All documents reflecting action upon assets or accoupart, any individuals or entities listed in Attachment A statements, wire transfer records, checks, correspond	o permit inspection, copying, testing, or sampling of the nts held for the benefit of or controlled by, in whole or in "Documents" includes without limitation: account dence, and account opening documents.
Place: 350 W 1st Street, Suite 4311	Date and Time:
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm
☐ Inspection of Premises: YOU ARE COMMANDED other property possessed or controlled by you at the time, date may inspect, measure, survey, photograph, test, or sample the Place:	, and location set forth below, so that the requesting party
Place.	Date and Time.
The following provisions of Fed. R. Civ. P. 45 are atta Rule 45(d), relating to your protection as a person subject to a respond to this subpoena and the potential consequences of no Date: 5/29/2024	
CLERK OF COURT	
	OR
	/s/Nico Banks
Signature of Clerk or Deputy Clerk	Attorney's signature
The name, address, e-mail address, and telephone number of the	he attorney representing (name of party) Plaintiffs

#### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
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- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
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#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

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- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
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- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

# United States District Court

for the

Central District of California

OR TO PERMIT INSPECTION	) ) Civil Action No. 2:24-cv-02886 ) ) ) MENTS, INFORMATION, OR OBJECTS OF PREMISES IN A CIVIL ACTION
To: Thread Bancorp	
(Name of person t	to whom this subpoena is directed)
documents, electronically stored information, or objects, material: All documents reflecting action upon assets or a	duce at the time, date, and place set forth below the following and to permit inspection, copying, testing, or sampling of the accounts held for the benefit of or controlled by, in whole or in ent A. "Documents" includes without limitation: account spondence, and account opening documents.
Place: 210 E Main St	Date and Time:
Rogersville, TN 37857	06/17/2024 6:43 pm
other property possessed or controlled by you at the time	DED to permit entry onto the designated premises, land, or a, date, and location set forth below, so that the requesting party e the property or any designated object or operation on it.  Date and Time:
	re attached – Rule 45(c), relating to the place of compliance; et to a subpoena; and Rule 45(e) and (g), relating to your duty to of not doing so.  OR
	/s/Nico Banks
Signature of Clerk or Deputy	Clerk Attorney's signature
The name, address, e-mail address, and telephone number	er of the attorney representing (name of party)Plaintiffs

#### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

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# United States District Court

for the

	Central Distric	t of Ca	alifornia		
Ryan C	Hough et al.  Ilaintiff  V. Carroll et al.  If the second of the second	) ) ) E <b>NTS</b> ,		N, OR OBJECTS	
documents, electronically material: All documents re part, any individ	(Name of person to what U ARE COMMANDED to product stored information, or objects, and eflecting action upon assets or account or entities listed in Attachment transfer records, checks, correspondent	e at the to perbunts he at the desired the second terms of the sec	e time, date, and prmit inspection, coneld for the beneficouments" include	place set forth belo opying, testing, or t of or controlled by s without limitation	sampling of the
Place: 350 W 1st Stree Los Angeles, CA			Date and Time: June 28, 2024 at	11:59 pm	
other property possessed	emises: YOU ARE COMMANDE or controlled by you at the time, darvey, photograph, test, or sample the	ite, and	d location set forth	n below, so that the	requesting party
Place:			Date and Time:		
Rule 45(d), relating to yo	ovisions of Fed. R. Civ. P. 45 are as our protection as a person subject to and the potential consequences of n	a subj	poena; and Rule 4		
Date: 5/29/2024	_				
	CLERK OF COURT		OR	/s/Nico Ban	ks
	Signature of Clerk or Deputy Cler	rk		Attorney's sign	ature
The name, address, e-ma	il address, and telephone number of	f the at	torney representii	1g (name of party)	Plaintiffs

# Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A. Notice to the person who issues or requests this subpoena

, who issues or requests this subpoena, are:

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# United States District Court

for the

	Central District of	California	
Ryan (	Hough et al.  Plaintiff  V.  Carroll et al.  Plefendant  OENA TO PRODUCE DOCUMENT R TO PERMIT INSPECTION OF PE		ON, OR OBJECTS
	(Name of person to whom	this subpoena is directed	d)
documents, electronicall material: All documents r part, any individ	U ARE COMMANDED to produce at y stored information, or objects, and to reflecting action upon assets or account duals or entities listed in Attachment A. " re transfer records, checks, corresponded	permit inspection, on s held for the beneft Documents" include	copying, testing, or sampling of the it of or controlled by, in whole or in es without limitation: account
Place: 350 W 1st Stre	et. Suite 4311	Date and Time:	
Los Angeles, C	-		06/17/2024 6:43 pm
other property possessed	emises: YOU ARE COMMANDED to l or controlled by you at the time, date, a urvey, photograph, test, or sample the pr	and location set fort	h below, so that the requesting party
Rule 45(d), relating to yo respond to this subpoena	rovisions of Fed. R. Civ. P. 45 are attactour protection as a person subject to a stand the potential consequences of not consequences.	ubpoena; and Rule	
Date: 5/29/2024	_		
	CLERK OF COURT	OR	/s/Nico Banks
	Signature of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-ma	nil address, and telephone number of the	attorney representi	ng (name of party) Plaintiffs

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- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
- (A) Documents. A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.
- (B) Form for Producing Electronically Stored Information Not Specified. If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.
- (C) Electronically Stored Information Produced in Only One Form. The person responding need not produce the same electronically stored information in more than one form.
- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

# United States District Court

for the

Centra	al District of California
	Civil Action No. 2:24-cv-02886  Civil Action No. 2:24-cv-02886  Cocuments, information, or objects  Cion of Premises in a civil action
(Name of p	erson to whom this subpoena is directed)
documents, electronically stored information, or ob- material: All documents reflecting action upon asset part, any individuals or entities listed in Att statements, wire transfer records, checks,	o produce at the time, date, and place set forth below the following jects, and to permit inspection, copying, testing, or sampling of the s or accounts held for the benefit of or controlled by, in whole or in achment A. "Documents" includes without limitation: account correspondence, and account opening documents.
Place: 350 W 1st Street, Suite 4311	Date and Time:
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm
other property possessed or controlled by you at the	MANDED to permit entry onto the designated premises, land, or time, date, and location set forth below, so that the requesting party sample the property or any designated object or operation on it.  Date and Time:
	45 are attached – Rule 45(c), relating to the place of compliance; ubject to a subpoena; and Rule 45(e) and (g), relating to your duty to ences of not doing so.
CLERK OF COURT	
	OR
	/s/Nico Banks
Signature of Clerk or I	Deputy Clerk Attorney's signature
The name, address, e-mail address, and telephone n	umber of the attorney representing (name of party) Plaintiffs

#### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
- (iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or
  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

- (ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party.
- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
- (i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and
  - (ii) ensures that the subpoenaed person will be reasonably compensated.

#### (e) Duties in Responding to a Subpoena.

- (1) Producing Documents or Electronically Stored Information. These procedures apply to producing documents or electronically stored
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- (D) Inaccessible Electronically Stored Information. The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

#### (2) Claiming Privilege or Protection.

- (A) Information Withheld. A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:
  - (i) expressly make the claim; and
- (ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.
- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

# United States District Court

for the

Central District of	California
David Hough et al.	Civil Action No. 2:24-cv-02886
SUBPOENA TO PRODUCE DOCUMENT OR TO PERMIT INSPECTION OF PI	
To: Wells Fargo Bank, N.A.	
(Name of person to whom	this subpoena is directed)
Production: YOU ARE COMMANDED to produce at documents, electronically stored information, or objects, and to material: All documents reflecting action upon assets or account part, any individuals or entities listed in Attachment A. statements, wire transfer records, checks, corresponder	permit inspection, copying, testing, or sampling of the ts held for the benefit of or controlled by, in whole or in "Documents" includes without limitation: account
Place: 350 W 1st Street, Suite 4311	Date and Time:
Los Angeles, CA 90012-4565	06/17/2024 6:43 pm
☐ Inspection of Premises: YOU ARE COMMANDED to other property possessed or controlled by you at the time, date, may inspect, measure, survey, photograph, test, or sample the property.	and location set forth below, so that the requesting party
The following provisions of Fed. R. Civ. P. 45 are attack. Rule 45(d), relating to your protection as a person subject to a series respond to this subpoena and the potential consequences of not	ubpoena; and Rule 45(e) and (g), relating to your duty to
Date:05/16/2024	
CLERK OF COURT	
	OR
Signature of Clerk or Deputy Clerk	/s/Nico Banks  Attorney's signature
The name, address, e-mail address, and telephone number of the	e attorney representing (name of party) Plaintiffs , who issues or requests this subpoena, are:

#### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

- (1) For a Trial, Hearing, or Deposition. A subpoena may command a person to attend a trial, hearing, or deposition only as follows:
- (A) within 100 miles of where the person resides, is employed, or regularly transacts business in person; or
- (B) within the state where the person resides, is employed, or regularly transacts business in person, if the person
  - (i) is a party or a party's officer, or
- (ii) is commanded to attend a trial and would not incur substantial expense.

#### (2) For Other Discovery. A subpoena may command:

- (A) production of documents, electronically stored information, or tangible things at a place within 100 miles of where the person resides, is employed, or regularly transacts business in person; and
  - (B) inspection of premises at the premises to be inspected.

#### (d) Protecting a Person Subject to a Subpoena; Enforcement.

(1) Avoiding Undue Burden or Expense; Sanctions. A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The court for the district where compliance is required must enforce this duty and impose an appropriate sanction—which may include lost earnings and reasonable attorney's fees-on a party or attorney who fails to comply.

#### (2) Command to Produce Materials or Permit Inspection.

- (A) Appearance Not Required. A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.
- (B) Objections. A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing, or sampling any or all of the materials or to inspecting the premises—or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:
- (i) At any time, on notice to the commanded person, the serving party may move the court for the district where compliance is required for an order compelling production or inspection.
- (ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

#### (3) Quashing or Modifying a Subpoena.

- (A) When Required. On timely motion, the court for the district where compliance is required must quash or modify a subpoena that:
  - (i) fails to allow a reasonable time to comply;
- (ii) requires a person to comply beyond the geographical limits specified in Rule 45(c);
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  - (iv) subjects a person to undue burden.
- (B) When Permitted. To protect a person subject to or affected by a subpoena, the court for the district where compliance is required may, on motion, quash or modify the subpoena if it requires:
- (i) disclosing a trade secret or other confidential research, development, or commercial information; or

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- (C) Specifying Conditions as an Alternative. In the circumstances described in Rule 45(d)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:
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- (B) Information Produced. If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information under seal to the court for the district where compliance is required for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

# United States District Court

for the

	Central District of	California	
Ryan D	Hough et al.  Plaintiff V. Carroll et al.  Defendant  POENA TO PRODUCE DOCUMENT R TO PERMIT INSPECTION OF PROBLEM 1 Bank		ON, OR OBJECTS
	(Name of person to whom t	his subpoena is directe	d)
documents, electronicall material: All documents part, any individ	U ARE COMMANDED to produce at y stored information, or objects, and to preflecting action upon assets or accounts duals or entities listed in Attachment A. "e transfer records, checks, corresponde	permit inspection, on the held for the beneft Documents" include	opying, testing, or sampling of the it of or controlled by, in whole or in es without limitation: account
Place: 350 W 1st Stree	et, Suite 4311	Date and Time:	
Los Angeles, C	A 90012-4565		06/17/2024 6:43 pm
other property possessed	emises: YOU ARE COMMANDED to l or controlled by you at the time, date, a urvey, photograph, test, or sample the pro-	nd location set fort	h below, so that the requesting party
Rule 45(d), relating to y respond to this subpoena	rovisions of Fed. R. Civ. P. 45 are attachour protection as a person subject to a sun and the potential consequences of not d	ibpoena; and Rule	
Date: 5/29/2024	_		
	CLERK OF COURT	OR	/s/Nico Banks
	Signature of Clerk or Deputy Clerk		Attorney's signature
The name, address, e-ma	nil address, and telephone number of the	attorney representi	ng (name of party) Plaintiffs

#### Notice to the person who issues or requests this subpoena

Nico Banks--Phone number: 971-678-0036; e-mail address: nico@bankslawoffice.com; address listed on Attachment A.

, who issues or requests this subpoena, are:

#### Federal Rule of Civil Procedure 45 (c), (d), (e), and (g) (Effective 12/1/13)

#### (c) Place of Compliance.

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Nico Banks, Esq.
Banks Law Office
Tel.: 971-678-0036
E-mail: nico@bankslawoffice.com
712 H St NE,
Unit #8571,
Washington, DC 20002
Attorney for Plaintiffs

#### ATTACHMENT A TO SUBPOENA:

**DOCUMENT REQUEST (AS STATED IN SUBPOENA COVER):** All documents reflecting action upon assets or accounts held for the benefit of or controlled by, in whole or in part, any individuals or entities listed in Attachment A. "Documents" includes without limitation: account statements, wire transfer records, checks, correspondence, and account opening documents.

**INSTRUCTIONS:** This subpoena supersedes the prior subpoena issued to you in this matter. Unlike the prior subpoena now lists a physical place of compliance. Notwithstanding that physical place of compliance listed on the subpoena, all documents should be produced electronically to <a href="mailto:nico@bankslawoffice.com">nico@bankslawoffice.com</a>. Any questions should be directed to the same email address.

The subpoena also adds, via this attachment, some identifying information that was not included in the prior subpoena. That new identifying information is in red text below.

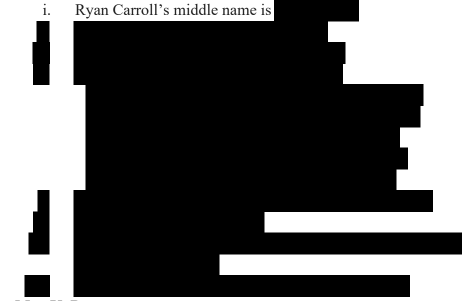
If the requested documents or transactional data are available in Excel format, please produce them in Excel format.

We encourage you to contact Nico Banks at <a href="mico@bankslawoffice.com">nico@bankslawoffice.com</a> to discuss how we can tailor the request at issue. The aim of this subpoena is to allow Plaintiffs to identify the current location of assets that have been in Defendants' control since May of 2022, and Plaintiffs are willing to tailor the request to achieve that goal in the least burdensome manner possible. For example, producing correspondence is likely not necessary if you produce other records that show action upon the assets at issue. Likewise, if you produce account statements that show the originating account and destination account for wire transfers and checks at issue, then Plaintiffs will likely tell you that you do not need to also produce wire confirmations or copies of the checks.

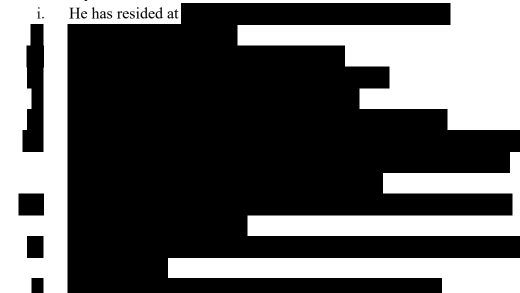
**TIME LIMITATION:** This request is limited to May of 2022 to the present.

LIST OF INDIVIDUALS AND ENTITIES OF INTEREST, AND IDENTIFYING INFORMATION:

# a. Ryan Carroll



# b. Max K. Day



# c. $Max O. \overline{Day}$

- i. He has resided at
- d. Michael Day
  - i. He has resided at the following address:
    - ı.



- e. Yax Ecommerce LLC (f.k.a. "Wealth Assistants LLC" and "Carroll Enterprises LLC") (note - we believe there are several similarly named entities that have no real distinction. Accordingly, if there is another enterprise called "Carroll Enterprise," for example, that has similar ownership but does not have the same EIN, that is an entity controlled by the defendants)
  - i. It has an address of 1001 Brickell Bay Dr S, Miami, FL 33131
  - ii. Other addresses for this company: 5830 E. 2d St., Suite 7000 #4224, Casper, WY 82609.
  - Last four digits of EIN: iii.
  - iv. Wyoming company number:
  - Texas branch: 1601 Elm Street Ste 4360, Dallas, TX, 75201, USA v.
  - vi. Texas Company number:
  - Owners: Ryan Carroll, Max K. Day, and/or Michael Day vii.
- f. Precision Trading Group, LLC (note the alternate names below)
  - It has an address of 18210 Farnsfield Dr., Houston, TX 77084. i.
  - Its former addresses are: ii.
    - 1. 21223 Manor Brook Ln, Spring, TX, 77379

- 2. 9550 Spring Green Blvd Ste 408-336, Katy, TX, 77494
- iii. Texas company number:
- iv. Owner: Max K. Day
- v. Precision Trading Group does business as:
  - a. Mayan LLC
  - b. Proficient Supply LLC
  - c. Quantum Ecomm
  - d. WA Amazon Seller LLC
  - e. WA Band Management LLC
  - f. WA Distribution LLC
  - g. Wealth Assistants LLC
- vi. A partner of Precision Trading Group LLC is Business Financial Solutions Advisory LLC.
- vii. Another partner is Max K. Day of 18210 Farnsfield Drive, Houston, TX 77084
- viii. 2022 tax return lists as "current assets" the following companies:
  - 2. Business Financial Solutions
  - 3. Dask LLC
  - 4. HouTex Farm
  - 5. Max Pro Marketing
  - 6. Wealth Assistants
  - ix. 2022 tax return lists "brokerage investments" as "other investments"

## g. WA Distribution LLC

- i. It has an address of 1912 Capitol Avenue, Suite 500, Cheyenne, WY 82001.
- ii. Wyoming company number:
- iii. North Carolina branch address: 4030 Wake Forest Road, Ste 349, Raleigh, NC 27609
- iv. North Carolina company number:
- v. It is owned by Ryan Carroll

# h. Providence Oak Properties, LLC

- i. Its agent's address is: Nevada Corporate Headquarters, Inc., 4730 S. Fort Apache Rd, Suite 300, Las Vegas, NV 89174.
- ii. Its Nevada Corporate Number is:
- iii. It is managed by Max K. Day

## i. WA Amazon Seller LLC

- 1. Attorney of record: Mac Leckrone.
- 2. Address: 11807 Westheimer Rd Ste. 550 Houston, TX 77077
- 3. Wyoming Company Number:
- j. MKD Investment Advisor;

- 1. It is clear that MKD Investment Advisor is Max K. Day's alter ego not only because of its name but also because MKD Investment Advisor is the registered owner of Max K. Day's home.
- 2. Address: 1712 Pioneer Ave., Ste 2207, Cheyenne, WY 82001
- 3. Wyoming company number:

## k. MKD Family Beneficiary;

- 1. It is clear that MKD Family Beneficiary is Max K. Day's alter ego not just because of the initials at the beginning of the corporate name, but also because it has the same registered address as MKD Investment Adviser.
- 2. Address: 1712 Pioneer Ave., Ste 2207, Cheyenne, WY 82001
- 3. Wyoming Company Number:

## 1. MKD Family Private Management Company;

- 1. It is clear that MKD Family Beneficiary is Max K. Day's alter ego not just because of the initials at the beginning of the corporate name, but also because it has the same registered address as MKD Investment Adviser.
- 2. Address: 1712 Pioneer Ave., Ste 2207, Cheyenne, WY 82001
- 3. Wyoming company number:

#### m. Max Day Consulting

- 1. Address: 18210 Farnsfield Dr., Houston, TX 77084
- 2. Wyoming company number:

# n. "Yax IP and Management Inc.," a.k.a. "Pithy Productions" d.b.a. "Fulfillable"

- 1. It is clear that Yax IP/Fulfillable is Wealth Assistants' alter ego for the following reasons: (1) it has the same attorney of record (Mac Leckrone) as many of the Defendant entities; (2) it also has the same registered agent ("Cogency Global Inc.") as many of the defendant entities; (3) its name's prefix ("Yax") matches the prefix of the current name of Wealth Assistants LLC (which changed its corporate name to "Yax Ecommerce"); (4) a press release indicates that "Max Day" is the "CEO of Fulfillable."
- 2. Address: PO Box 1505 Austin, TX 78767
- 3. Texas Company number:
- 4. Attorney of record: Mac Leckrone

## o. HouTex Farm Equity Partners LLC (a.k.a. Houtex Crickett Farm)

1. While HouTex is purportedly a cricket farm, according to its corporate registration, it is managed by Max K. Day and has the same registered address as Defendant Precision Trading Group, LLC (18210 Farnsfield Dr., Houston, TX 77084).

- **2.** HouTex Farm has the following website: https://www.houtexfarm.com/. The website recently began listing "Todd Bradley" as the owner. But in reality, HouTex Farm Equity Partners appears to be a shell company owned by Max K. Day.
- 3. The business's website recently began stating that the cricket farm is located at a shed beside 28344 Rose Ln., Katy, TX 77494.
- **4.** Texas Company number:

## p. Business Financial Solutions Advisory LLC

- 1. Defendant Max K. Day is the manager of this corporation. It has the same address as the defendant entities managed by Max K. Day (18210 Farnsfield Dr., Houston, TX 77084).
- 2. Its former addresses are:
  - a. 2510 Las Posas Rd Ste G, Camarillo, CA 93010
  - b. 1860 Fm 359 Rd # 122, Richmond, TX, 77406
- 3. Company number:

# q. Evo Maxx LLC

- 1. Max Day (either Defendant Max K. Day or Defendant Max O. Day) is the manager of this corporation. The attorney of record is Feras Mousilli, who is the principal of the law firm that is the attorney of record on many of the entity defendants' corporate registrations. The agent is Cogency Global Inc., which is the same agent as many of the entity defendants' corporate registrations.
- 2. Address: 11807 Westheimer Rd Ste. 550 Houston, TX 77077
- r. Daddy Jules LLC, f.k.a. RNJ Enterprise LLC, California Entity Number
  - 1. The corporation lists Ryan Carroll—residing at his address of 11298 Snow View Ct, Yucaipa, CA 92399—as a manager and member of the corporation. The only other manager is "Julia Mata" who was another employee of Wealth Assistants. The organizer is "Lovette Dobson" who is the same individual who organized other Wealth Assistants entities.
  - 2. Address: 3400 Cottage Way, Ste G2 #4996, Sacramento, CA 95825
  - 3. Texas company number:

## s. Dreams To Reality

- 1. EIN ends in
- 2. The members are Ryan Carroll and Julia Matta both Wealth Assistants employees

#### WWKB, LLC

1. Defendant Michael Day owns this corporation.

- 2. Address: 25010 Ginger Ranch Dr, Katy, TX, 77494
- **3. Agent address:** 2823 Weldons Forest Dr, Katy, TX, 77494, USA (agent is Michael Day)
- 4. Texas Company number:

#### u. Profit Zone LLC

- 1. Directors: Max K. Day and Michael Day
- 2. Address: 1860 Fm 359 Rd # 122, Richmond, TX 77406
- 3. Texas company number:

# v. Fidelis Trading, LLC

- 1. Similarly named corporations under common ownership: "Fidelis Trading, Intl."
- 2. Owners: Max K. Day and Michael Day
- 3. Address: 18210 Farnsfield Dr, Houston, TX, 77084
- 4. Alternate address: 1450 W Grand Pkwy S Ste G-448, Katy, TX, 77494
- 5. Texas company number:

# w. Fidelis Capital Investments Limited Liability Company

- 1. Address: Cinco Village Center Blvd # 200, Katy, TX 77494 (same as ProFusion Marketing)
- 2. Agent: Christopher Lopez
- 3. **Manager:** Jayson Lopez (both Christopher and Jayson listed their address as 3085 Sunset Ln, Cocoa, FL, 32922-6658)
- 4. Principal: Michael Day
- 5. Florida company number:

## x. ProFusion Marketing LLC

- 1. Address: 18210 Farnsfield Dr, Houston, TX, 77084
- 2. Alternate address: Cinco Village Center Blvd # 200, Katy, TX, 77494
- 3. Manager: Max O. Day
- 4. Officer: Terry Vanderpool
- 5. Texas company number:

## y. Maxpro Marketing

- 1. Address: 18210 Farnsfield Dr, Houston, TX, 77084
- 2. Alternate address: 2510 Las Posas Rd Ste G, Camarillo, CA, 93010
- 3. Texas company number:

#### z. Global Market Investment Club

- 1. Address: 955 Dairy Ashford St Ste 207, Houston, TX, 77079
- 2. Treasurer and secretary: Michael Day
- 3. Company number:

## aa. Max Family Ltd.

1. 19219 Cypress Cliff Dr, Katy, TX, 77449

- 2. Alternate Address: 1555 Hoveden Dr, Katy, TX, 77450
- 3. Texas corporate number:
- 4. Directors/Officers: Max K. Day and Mike Day

# bb. Southwestern Media Group, Inc.

- 1. Owner: Michael Day
- 2. Address: 955 Dairy Ashford Rd Ste 106, Houston, TX, 77079
- 3. Texas corporate number:

# cc. Teamwork 2 Wealth, LLC

- 1. Owner: Max K. Day
- 2. Agent: Michael Day
- 3. Address: 1450 W Grand Pkwy S Ste G-448, Katy, TX, 77494
- 4. Texas company number:

# dd. Today's Destiny, Inc. (D.B.A. TNG Systems)

- 1. Address: C/O Joseph M Hill, Trustee 5851 San Felipe Houston, TX, 77057
- 2. Trustee: Joseph M. Hill
- 3. President: Michael Day
- 4. Agent: Terry Vanderpool
- 5. Alternate spellings: "Today S Destiny Inc"

# ee. Today's Construction & Remodeling, Inc.

- 1. Address: 955 Dairy Ashford St Ste 207, Houston, TX, 77079
  - a. Owned by "Keilers Co." or something similar since 2008
- 2. Texas company number:
- 3. Director: Michael Day

# ff. Teamwork Investments, L.L.C. (a.k.a. Merchant Services International, L.L.C.)

- 1. Address: 955 Dairy Ashford Rd Ste 106, Houston, TX, 77079
- 2. President and Secretary: Michael Day
- 3. Agent: Terry Vanderpool

## gg. Today's Investment Strategies, LLC (a.k.a. Today's Investment Strategies)

- 1. Address: 955 Dairy Ashford Rd Ste 207, Houston, TX, 77079
- 2. Texas company number:
- 3. President: Michael Day
- 4. Agent: Terry Vanderpool
- 5. Alternate spelling "Today S Investment Strategies LLC"

## hh. Today's Network Group, Inc. (a.k.a. "TNG" or "T&G")

- 1. Address: 955 Dairy Ashford St Ste 207, Houston, TX, 77079
- 2. Directors: Max Day and Michael Day
- 3. Texas company number:

## ii. Today's Construction & Remodeling, Inc.

1. Address: 955 Dairy Ashford Rd Ste 207, Houston, TX, 77079

3. Director: Michael Day

# jj. E-Universe Marketing, Inc.

- 1. Address: 955 Dairy Ashford Rd Ste 207, Houston, TX, 77079
- 2. Directors: Michael Day, Terry Vanderpool
- 3. Texas company number:

## kk. Michael Family Ltd.

- 1. Address: 1555 Hoveden Dr, Katy, TX, 77450
- 2. Texas corporation number:

## 11. Cattlemen Casualty Corp.

- 1. This is a captive insurance company that lists Max K. Day, Michael Day, and Ryan Carroll as its board of directors (the same individuals who own Wealth Assistants). Its contact information includes emails with "@wealthassistants.com" email addresses.
- 2. The address is: 2401 12th Ave. NW, 117-207, Ardmore, OK 73401

#### mm. **Diamondsil Llc**

- 1. Texas corporation number:
- 2. Address: 955 Dairy Ashford St Ste 207, Houston, TX 77079
- 3. President: Mike Day
- 4. Treasurer: Max Day

#### nn. DASK

- 1. According to Max K. Day's tax return, he derives income from this business.
- 2. Address: 18210 Farnsfield Drive, Houston, TX 77084

## oo. "Proficient Company"

1. Wealth Assistants' 2022 tax return indicates it made an investment of \$2.5 million in "Proficient Company" (see JD 348)

# pp. "USA Movements LLC"

- 1. Last four digits of EIN:
- 2. Owner: Ryan Carroll

## qq. Smart Heart Skin LLC

- 1. Owner: Ryan Carroll
- 2. Address: 27068 LA PAZ RD # 541, ALISO VIEJO, CA, 92656

# rr. Thumbnail Designs Inc.

- 1. Owner: Lori Day (wife of Max K. Day)
- 2. Address: 20548 VENTURA BLVD APT 312, WOODLAND HILLS, CA, 91364

# ss. Carroll Private Management Company

1. Owner: Ryan Carroll

#### tt. Start Scale Exit LLC

1. Owner: Ryan Carroll

# uu. WA Brand Ventures LLC

1. DBA: Wealth Assistants

vv. Day Co Interest, LLC

1. Owner: Michael Day

You may also be able to identify Defendants' bank accounts by searching for transfers from their known bank accounts. We know that Defendants used the following bank accounts because Defendants' victims made payments to Defendants to these bank accounts:

Bank Name	Last Four Digits of Account Number	Name of Account Holder
Wells Fargo		Wealth Assistants LLC
Bank of America		Wealth Assistants LLC
Thread Bank		Wealth Assistants LLC
Thread Bank		Wealth Assistants LLC
Thread Bank		Wealth Assistants LLC
Thread Bank		Wealth Assistants LLC
Thread Bank		WA Distribution LLC
Evolve Bank & Trust (now known as Thread Bank)		WA Amazon Seller LLC
Thread Bank		WA Amazon Seller LLC
JP Morgan Chase Bank NA		Wholesale Universe Inc.
Bank of America		Michael Day
Bank of America		Dolores Laree Lochbaum-Day
Bank of America		Michael Day
Credit Carma	unknown	Michael Day
Coinbase	unknown	Michael Day
AMEGY BANK	unknown	Michael Day
LIVE OAK BANK		DayCo Interest LLC
LIVE OAK BANK		MLD Family Private Management Company
TRUIST BANK		EVO MAXX LLC

Wells Fargo	Business Financial Solutions Advisory
Prosperity Bank	Myan LLC
Prosperity Bank	Cattleman Casualty Corporation LLC
TD Bank	Houtex Crickett Farms
Bank of America	Dask LLC
Choice Financial Group	MKD Family Private Management Company, LLC
Digital Federal Credit Union	Max K. Day
Wells Fargo	Lori Day
Wells Fargo	Lori Day
Priority Union Trust	Lori Day
JP Morgan Chase Bank NA	Max O. Day
JP Morgan Chase Bank NA	Max O. Day DBA Teamwork Strategies
Mercury Bank	Teamwork Strategies LLC
Lili Bank	Teamwork Strategies LLC
Wells Fargo	Pithy Productions Inc (D.B.A. Fulfillable)
Wells Fargo	Precision Trading Group
First Citizens Bank	Providence Oak Properties
Wells Fargo	Precision Trading Group
Mercury Bank	Start Scale Exit LLC
Thread Bank	WA Distribution LLC
Thread Bank	WA Distribution LLC
Bank of America	Yax Ecommerce LLC
Bank of America	Yax Ecommerce LLC
Bank of America	Yax Ecommerce LLC
Bank of America	WA Brand Management LLC
Thread Bank	WA Amazon Seller LLC
Thread Bank	WA Amazon Seller LLC
Thread Bank	WA Amazon Seller LLC
Thread Bank	WA Brand Ventures LLC
Thread Bank	WA Brand Ventures LLC
Thread Bank	WA Brand Ventures LLC

Coinbase	Unknown	Ryan Carroll
Bank of America		Dreams to Reality
Bank of America		Dreams to Reality
Bank of America		Dreams to Reality
Bank of America		Dreams to Reality
Coinbase	Unknown	Michael Day
Bank of America	Unknown	WWKB, LLC
Day Co Interest, LLC	Unknown	"Ameritrade"